PTO/SB/21 (09-04) Approved for use through 07/31/2006. OMB 0651-0031 U.S. Patent and Trademark Office, U.S. DEPARTMENT OF COMMERCE Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. Under the Par **Application Number** & TRADEM 10/768,546 TRANSMITTAL Filing Date January 30, 2004 First Named Inventor **FORM** Cathy Johnson Art Unit 3617 **Examiner Name** Jesus D. Sotelo (to be used for all correspondence after initial filing) Attorney Docket Number 50001/23006 Total Number of Pages in This Submission **ENCLOSURES** (Check all that apply) After Allowance Communication to TC Fee Transmittal Form Drawing(s) Appeal Communication to Board Licensing-related Papers Fee Attached of Appeals and Interferences Appeal Communication to TC Amendment/Reply Petition (Appeal Notice, Brief, Reply Brief) Petition to Convert to a Proprietary Information After Final **Provisional Application** Power of Attorney, Revocation Status Letter Affidavits/declaration(s) Change of Correspondence Address Other Enclosure(s) (please Identify **Terminal Disclaimer** Extension of Time Request Request for Withdrawal as Attorney or Agent Request for Refund **Express Abandonment Request** and Change of Correspondence Address CD, Number of CD(s) Information Disclosure Statement Landscape Table on CD Certified Copy of Priority Remarks Document(s) Reply to Missing Parts/ Incomplete Application Reply to Missing Parts under 37 CFR 1.52 or 1.53 SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Firm Name CARLTON FIELDS Signature Printed name ADAM E. CRALL Date Reg. No. JULY 1, 2005 46,646

CERTIFICATE OF TRANSMISSION/MAILING I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on

Date

JULY 1, 2005

Typed or printed name This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the

amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

ADAM E. CRALL

the date shown below:

Signature

PTO/SB/83 (04-05)

Approved for use through 11/30/2005. OMB 0651-0035

U.S. Patent and Trademark Office, U.S. DEPARTMENT OF COMMERCE onwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

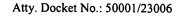
TRADENT REQUEST FOR WITHDRAWAL AS ATTORNEY OR AGENT **AND CHANGE OF CORRESPONDENCE ADDRESS**

JUL 0 5 2005

	, ,						
Application Number	10/768,546	$\overline{}$					
Filing Date	January 30, 2004						
First Named Inventor	Cathy Johnson						
Art Unit	3617						
Examiner Name	Jesus D. Sotelo						
Attorney Docket Number	50001/23006						

P.O. I	nissioner fo Box 1450 Indria, VA 22										
Please withdraw me as attorney or agent for the above identified patent application, and											
all the attorneys/agents of record.											
the attorneys/agents (with registration numbers) listed on the attached paper(s), or											
✓ t	the attorneys/agents associated with Customer Number 24108										
NOTE: This box can only be checked when the power of attorney of record in the application is to all the practitioners associated with a customer number.											
The reasons for this request are: All attorneys/agents of Carlton Fields are ethically obligated to withdraw from this representation due to a conflict of interest between the joint inventors.											
to a common of interest point of the joint inventors.											
		CORRESPO	MDE	NCE	AUUF	KESS	ı				
1. The correspondence address is NOT affected by this withdrawal.											
2. Change the correspondence address and direct all future correspondence to:											
The address associated with Customer Number:											
OR											
1.71	m <i>or</i> ividual Name	PLEASE NOTE THAT CORRESPONDENCE IS TO BE FORWARDED TO BOTH INVENTORS AT THE ADDRESSES LISTED BELOW.									
Address		Mrs. Cathy Johnson Mr. Russ Jacob Post 16514 Forestlake Drive 16970 Tarpon Way Tampa, Florida 33624 North Fort Myers, Florida 33917									
City				State					Zip		
Country											
		813.962.4793 (Johnson) / 239.73	93 (Johnson) / 239.731.0546 (Post)				Email	rjpcreeksyo	eksyde@msn.com; sewnsew@tampabay.rr.com		
Signature	Show	1									
Name	Adam E. Crall (or behalf of all attorneys agents of recordy					Registration No. 46,646				
Date	July 1, 2005	Tele				Telep	Telephone No. 813.229.4241				
NOTE: Withdrawal is effective when approved rather than when received. Unless there are at least 30 days between approval of withdrawal and the expiration date of a time period for response or possible extension period, the request to withdraw is normally disapproved.											

This collection of information is required by 37 CFR 1.36. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.





PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re Application of:

Confirmation No.:

6598

Cathy Johnson et al.

Group Art Unit:

3617

Serial No.:

10/768,546

Examiner:

Jesus D. Sotelo

Filed:

01/30/2004

Docket No.

50001/23006

For:

Storage Devices for Boats

REQUEST FOR WITHDRAWAL AS ATTORNEY OR AGENT AND CHANGE OF CORRESPONDENCE ADDRESS

Mail Stop PETITIONS Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

Sir:

Enclosed is Form PTO/SB/83 requesting withdrawal of all of the attorneys/agents associated with Carlton Fields, P.A. (Customer Number 24108) in the above-referenced patent application because of a conflict of interest between the joint inventors. Also enclosed is a copy of the withdrawal letter which was sent to the Applicants/joint inventors to notify them of this action.

Please change the correspondence address and direct all future correspondence to <u>BOTH</u> joint inventors at the following addresses:

Mrs. Cathy Johnson 16514 Forestlake Drive Tampa, Florida 33624

813.962.4793

e-mail: sewnsew@tampabay.rr.com Mr. Russ Jacob Post 16970 Tarpon Way

North Fort Myers, Florida 33917

239.731.0546

e-mail: rjpcreeksyde@msn.com

Atty. Docket No.: 50001/23006

If, in the opinion of the Examiner, a telephonic conference would expedite the approval of this request, the Examiner is invited to call the undersigned attorney at (813) 229-4241.

Respectfully submitted,

Adam E. Crall, Reg. No. 46,646

CARLTON FIELDS, P.A.

P.O. Box 3239

Tampa, FL 33601-3239

(813) 223-7000

Attorney for Applicant

CERTIFICATE OF MAILING

FIRST CLASS MAIL

Date of Deposit: July 1, 2005

I hereby certify that is correspondence and enclosures are being deposited with the United States Postal Service, First Class Mail, under 37 CFR 1.10, on the date indicated above and addressed to Mail Stop PETITIONS,

2

Commissioner for Patents, P.O. Box, 1450, Alexandria, VA 22313-1450.

7.1.2005

Adam E. Crall, Agent

Date

TPA#2056082.1

ATLANTA MIAMI ORLANDO ST. PETERSBURG TALLAHASSFE

TAMPA

WEST PALM BEACH

ATTORNEYS AT LAW

Corporate Center Three at International Plaza 4221 W. Boy Scott Boulevard Tampo, Florida 33607-5736 P.O Box 3239 Tampo, Florida 33601-3239

813.223.7000 813.229.4133 fax www.carltonfields.com

June 28, 2005

Mrs. Cathy Johnson 16514 Forestlake Drive Tampa, Florida 33624

VIA E-MAIL, FACSIMILE, AND FEDERAL EXPRESS

Mr. Russ Jacob Post 16970 Tarpon Way North Fort Myers, Florida 33917

Re: WITHDRAWAL FROM REPRESENTATION

U.S. Patent Application Serial No. 10/768,546 (Our Ref.: 50001/23006)

PCT/US2004/04032 (Our Ref.: 50001/23007)

Title: STORAGE DEVICES FOR BOATS Inventors: Cathy Johnson & Russ Jacob Post

Dear Jake & Cathy:

The purpose of this letter is to confirm that, as we have orally discussed, Carlton Fields will be withdrawing from our joint representation of each of you in the above-referenced matters on **July 1**, **2005** – unless we receive your joint instructions, in writing, regarding the outstanding matters in each application by **June 30, 2005**.

At the outset of these matters, we advised you of the inherent potential conflicts of interest in a joint representation situation (i.e., two individuals, even a brother and sister as in this case, always have the potential of not seeing eye-to-eye). In this regard, we have requested on numerous occasions that you provide your joint instructions for responding to the outstanding Office Action in the above-referenced U.S. patent application. We have repeatedly explained that we cannot accept instructions from only one of you and, in the absence of your agreement to joint instructions, we are ethically precluded from taking action in these matters. Despite our repeated requests and in light of the ramifications of failing to provide joint instructions, each of you has indicated that such

Cathy Johnson & Russ Jacob Post June 28, 2005 Page 2

agreement and joint instructions are not forthcoming because of a disagreement between the two of you.

We have also advised you that failure to take timely actions in these matters may result in loss of patent rights. Because timely action is necessary to avoid loss of patent rights and because you have indicated that joint instructions are not forthcoming, we have no choice but to withdraw from representing each of you to afford you the opportunity to obtain new counsel to ensure that you do not lose patent rights. If we do not receive your written, joint instructions by June 30, we will withdraw on July 1 from representation in the U.S. patent application with United States Patent & Trademark Office and the International patent application with the United States Receiving Office Under the Patent Cooperation Treaty, and return copies of your files to each of you. We will request that all future correspondence be forwarded to each of you at the above addresses. It will be your responsibility to obtain new counsel to assist you in handling these matters.

To assist you, and your new counsel, we provide the following status for each of your pending matters:

U.S. Patent Application Serial No. 10/768,546

As you know, there is an outstanding Office Action in this patent application which requires a timely response. In order to avoid payment of extension fees, a response to the outstanding Office Action must be submitted to the PTO by <u>September 9, 2005</u>. A response may be filed after September 9 (and up to the absolute deadline of December 9, 2005) by paying increasingly-costly extension fees. Please note, however, that the application will become abandoned unless a response is filed by the absolute deadline of December 9, 2005.

International Patent Application: PCT/US2004/04032

The PCT application claims priority to the above-referenced U.S. patent application, filed January 30, 2004. The PCT application designated all member countries. For the majority of the designated countries, you must initiate the National Phase in each desired country within 30 months from the earliest priority date (**by July 30, 2006**). The Application then proceeds under separate prosecution in each country. Upon entry into the National Phase, separate filing costs for each individual country will be payable. If the National Phase is not initiated by this date, the application lapses in that country.

For a few designated countries (Switzerland, Luxembourg, Sweden, United Republic of Tanzania, Uganda, and Zambia), however, you must initiate the National Phase in each desired

Cathy Johnson & Russ Jacob Post June 28, 2005 Page 3

country within 20 months from the earliest priority date (**by September 30, 2005**). In order to delay the national phase entry to the 30-month deadline, you must file a Demand for preliminary examination within 19 months from the earliest priority date (**by August 30, 2005**) and pay an additional fee.

Very truly yours,

Adam Crall

C. Douglas McDonald

AC/dn Enclosures Crall, Adam E.

From:

Adam E.

Sent:

Tuesday, June 28, 2005 2:26 PM

To:

'sewnsew@tampabay.rr.com'; Russ Jacob Post (rjpcreeksyde@msn.com)

Cc:

Crall, Adam E.

Subject:

Withdrawal of Representation

Jake & Cathy:

Please see the attached letter regarding our withdrawal of representation in your U.S. and PCT patent applications. We are also forwarding this letter via facsimile and Federal Express.

Adam

Adam E. Crall
Carlton Fields
4221 W. Boy Scout Boulevard
Suite 1000
Tampa, FL 33607-5736
Telephone: (813) 229-4241
Facsimile: (813) 229-4133
e-mail: acrall@carltonfields.com

www.carltonfields.com
* admitted in Georgia only



TPA-#2054349-v1-Withdrawal_ltr...